

IN THE FIFTH JUDICIAL DISTRICT COURT, IN AND FOR IRON COUNTY,
STATE OF UTAH

IN THE MATTER OF THE GENERAL)
DETERMINATION OF ALL THE RIGHTS)
TO THE USE OF WATER, BOTH)
SURFACE AND UNDERGROUND,)
WITHIN THE DRAINAGE AREA OF)
THE ESCALANTE VALLEY IN UTAH.)

Q Q Q Q Q

The above entitled cause came on regularly to be heard on the 26th day of January, 1960, before the Court upon the petition of Wayne D. Griddle, State Engineer of the State of Utah, and the Order to Show Cause issued by this Court on the 11th day of December, 1959, directed to said users of water within the drainage area of the Escalante Valley in Utah, to appear and show cause why they should not be forbidden the use of any water within said drainage area unless and until their assessments were paid in full; and it appearing from said petition and from the proceedings had that Clauss Marshall, George Mayer, Joseph DelVecchio, Austin D. Moyle and Lane Moyle are delinquent in their assessments and that as to said persons the prayer of said petition of the State Engineer should be granted, and that as to all other parties named in said petition the same should be dismissed; now therefore, upon motion of counsel for the said State Engineer, it is

ORDERED that Clauss Marshall, George Mayer, Joseph DelVecchio, Austin D. Moyle and Lane Moyle, and each of the, be and they are hereby forbidden the use of any water from any source within said drainage area unless and until the assessments against them as set forth in said petition are paid in full; and the State Engineer, acting by and through his Water Commissioners, is hereby directed to deliver no water to said named parties unless and until said assessments have been fully paid; and it is further

ORDERED that as to all other persons named in said petition
these proceedings be and the same are hereby dismissed.

Dated this 15th day of February, 1960.

DISTRICT JUDGE